

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF WYOMING

THE TRIAL LAWYERS COLLEGE, a  
nonprofit corporation,

Plaintiff and Counterclaim Defendant,

vs.

GERRY SPENCES TRIAL LAWYERS  
COLLEGE AT THUNDERHEAD RANCH, a  
nonprofit corporation, and GERALD L.  
SPENCE, JOHN ZELBST, REX PARRIS,  
JOSEPH H. LOW, KENT SPENCE, and  
DANIEL AMBROSE, individuals, and  
GERRY SPENCE METHOD AT  
THUNDERHEAD RANCH, INC., a nonprofit  
corporation,

Defendants,

and JOHN JOYCE,

Defendant, Counterclaim Plaintiff, and  
Third-Party Plaintiff,

vs.

F WARRIORS,

Third-Party Defendant.

Case Number: 1:20-CV-00080-JMC-GJF

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
**ORDER DENYING WITHOUT PREJUDICE TLC’S MOTION  
FOR LEAVE TO FILE AMENDED LISTING OF OTHER WITNESSES**

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THIS MATTER is before the Court on Plaintiff’s (TLC’s) Motion for Leave to File Amended Listing of Other Witnesses. ECF 375. Because this Motion does not indicate whether TLC “conferred and made reasonable good faith efforts to resolve the dispute with, or obtain the

consent of, opposing counsel prior to filing the [M]otion,” the Motion will be “summarily denied for failure to certify conferral.” Local Rules of the United States District Court for the District of Wyoming (Jan. 2022) (“Local Rule”) 7.1(b)(1)(A) (requiring “[t]he moving party [to] state in the [non-dispositive] motion the specific efforts to comply with this rule and the position of the opposing party”). Given the modest relief sought in the motion and given that TLC provided notice of its intent to seek this relief more than two weeks ago, it may well be that all defendants will consent to this motion. But the Local Rules require TLC to make that inquiry of its fellow litigants and advise the Court of the results.

**IT IS THEREFORE ORDERED** that the Motion is **DENIED WITHOUT PREJUDICE**.



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THE HONORABLE GREGORY J. FOURATT  
UNITED STATES MAGISTRATE JUDGE